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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Vanghi

Serial No.: 09/782,557

Filed: February 13, 2001

For: CONNECTION MANAGEMENT FOR
DUAL MODE ACCESS TERMINALS IN A
RADIO NETWORK

Attorney's Docket No: 4740-003

Patent Pending

Group Art Unit: 2682

Confirmation No.: 9662

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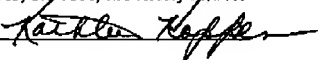
Sir:

Raleigh, North Carolina
February 11, 2005

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I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING FACSIMILE
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OFFICE, FAX NUMBER (703) 872-9306, on February 11, 2005.

KATHLEEN KOPPEN



SUMMARY OF TELEPHONIC INTERVIEW OF FEBRUARY 11, 2005

Applicant submits the following interview summary in light of a telephonic interview held between the undersigned agent and Supervisor Chin on February 11, 2005. No fees should be required for entry of this summary. However, if the fees are required, the Commissioner is hereby authorized to charge the fees to the Coats & Bennett, P.L.L.C. Deposit Account No. 18-1167.

REMARKS

Prior to summarizing the telephonic interview, the undersigned wishes to thank Supervisor Chin for her time in addressing the prosecution of this case.

Briefly, a Final Office Action was mailed regarding the above-mentioned application on August 13, 2004. Applicant replied by filing a timely response arguing the rejection and noting the impropriety of the finality of the rejection. Since filing the response, the undersigned agent has received telephone calls from the Examiner verbally withdrawing the finality of the rejection. However, despite multiple calls to the Office, the undersigned has yet to receive any written communication from the Office withdrawing the finality of the rejection. As such, the undersigned telephoned Supervisor Chin to discuss his concerns.

Specifically, the undersigned noted that the statutory 6-month statutory time window was about to expire on Sunday, February 13, 2005, and that the pending application should not go abandoned. After discussion, Supervisor Chin agreed that the finality of the Office Action was improper, verbally withdrew the finality, and assured the undersigned that the Examiner would mail a new communication. Supervisor Chin also stated that she would fax the undersigned an official letter stating:

- 1) that the finality of the rejection mailed August 13, 2004 was improper, and thus, has been withdrawn;
- 2) that a new communication would be issued within two weeks;
- 3) that the application would not go abandoned.

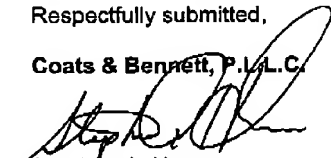
In light of Supervisor Chin's assurances, the undersigned understands that the application will not go abandoned and that the finality of the action mailed August 13,

2004 has indeed been withdrawn. Applicant further expects that either a Notice of Allowance or a new Office Action will be issued shortly.

Respectfully submitted,

Coats & Bennett, P.L.C.

By:



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